§ 151.29

- (d) A record of annual review and changes to the plan must be maintained in the last appendix of section six of the plan.
- (e) Except as provided in paragraph (f) of this section, revisions must receive prior approval by the Coast Guard before they can be incorporated into the plan.
- (f) Revisions to the seventh section of the plan and the appendices do not require approval by the Coast Guard. The Coast Guard shall be advised and provided a copy of the revisions as they occur.

[CGD 93-030, 59 FR 51342, Oct. 7, 1994, as amended by CGD 96-026, 61 FR 33665, June 28, 1996]

§151.29 Foreign ships.

- (a) Each oil tanker of 150 gross tons and above and each other ship of 400 gross tons and above, operated under the authority of a country other than the United States that is party to MARPOL 73/78, shall, while in the navigable waters of the United States or while at a port or terminal under the jurisdiction of the United States, carry on board a shipboard oil pollution emergency plan approved by its flag state.
- (b) Each oil tanker of 150 gross tons and above and each other ship of 400 gross tons and above, operated under the authority of a country that is not a party to MARPOL 73/78, must comply with §151.21 of this subpart while in the navigable waters of the United States.

[CGD 93-030, 59 FR 51342, Oct. 7, 1994]

NOXIOUS LIQUID SUBSTANCE POLLUTION

SOURCE: Sections 151.30—151.49 appear by CGD 85-010, 52 FR 7759, Mar. 12, 1987, unless otherwise noted.

§151.30 Applicability.

- (a) Except as provided in paragraph (b) of this section, §§151.30 through 151.49 apply to each ship that—
- (1) Is operated under the authority of the United States and engages in international voyages;
- (2) Is operated under the authority of the United States and is certificated for ocean service;
- (3) Is operated under the authority of the United States and is certificated

for coastwise service beyond three nautical miles from land;

- (4) Is operated under the authority of the United States and operates at any time seaward of the outermost boundary of the territorial sea of the United States as defined in §2.05–10 of this chapter; or
- (5) Is operated under the authority of a country other than the United States while in the navigable waters of the United States, or while at a port or terminal under the jurisdiction of the United States.
- (b) Sections 151.30 through 151.49 do not apply to—
- (1) A tank barge whose certificate is endorsed by the Coast Guard for a limited short protected coastwise route if the barge is constructed and certificated primarily for service on an inland route;
- (2) A warship, naval auxiliary, or other ship owned or operated by a country when engaged in noncommercial service;
- (3) A Canadian or U.S. ship being operated exclusively on the Great Lakes of North America or their connecting and tributary waters;
- (4) A Canadian or U.S. ship being operated exclusively on the internal waters of the United States and Canada;
- (5) Any other ship specifically excluded by MARPOL 73/78.

NOTE: The term "internal waters" is defined in §2.05-20 of this chapter.

[CGD 88-002, 54 FR 18405, Apr. 28, 1989, as amended by CGD 88-002A, 55 FR 18582, May 2, 1990]

§151.31 Where to find requirements applying to oceangoing ships carrying Category A, B, C, and D NLS.

- (a) The requirements for oceangoing ships carrying NLSs listed in §§151.47 and 151.49 are in §§151.33 through 151.45.
- (b) The requirements for oceangoing ships carrying NLSs listed in Table 151.05 of 46 CFR part 151 and Table 1 of 46 CFR part 153, which are not listed in §151.47 or §151.49, are in 46 CFR parts 98, 151, and 153.
- (c) Alternatives to the requirements in this part for oceangoing ships carrying NLSs are in 46 CFR part 153.
- (d) Procedures for obtaining permission to carry an NLS not listed in